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Mattel, Inc.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MATTEL, INC.,

Plaintiff

v.

AGOGO STORE, CHIYOU TOY STORE, DEHUA BEAUTY RICH ARTS & CRAFTS CO., LTD., DISNEYS TOY STICKERS STORE, DRAGONMODEL STORE. **FUN CHILDHOOD** TOY STORE. **GUANGZHOU INFINITY AMUSEMENT** EQUIPMENT CO., LTD., GUANGZHOU YUEDONG INFLATABLE PRODUCTS CO., LTD., HASTING TONG TOY STORE, HENAN QU **PARK** AMUSEMENT EQUIPMENT CO., LTD., KIDS FUN TOY STORE, KIRINCARTOON STORE, ORAY INTERNATIONAL TRADING CO., LTD., QUANZHOU **DONGSHANG CLOTHING** & ACCESSORIES CO., LTD., RISE TOP TOYS LIMITED, SHANTOU CHENGHAI BLUE DEER TOY CO., LTD., SHENZHEN ENJOY INFLATABLES CO., LTD., SHOP5633041 STORE, SHOP5785180 STORE, SHOP910716070 STORE, **SIMBOO** SIMCASTLE STORE, THONAS BABY TOY STORE, TIK TOK STORE, TOBAY TOY STORE, XIAMEN MINE TRADING CO., LTD., XINGTAI JIUDA BIKE CO., LTD., YIWU OUNY TRADING CO., LTD. and YIWU YOHE E-COMMERCE FIRM.

Defendants

Civil Case No.:

USDC SDNY DOCUMENT

DOC#:

ELECTRONICALLY FILED

DATE FILED: 2/22/21

1) TEMPORARY RESTRAINING
ORDER; 2) ORDER
RESTRAINING MERCHANT
STOREFRONTS AND
DEFENDANTS' ASSETS WITH
THE FINANCIAL
INSTITUTIONS; 3) ORDER TO
SHOW CAUSE WHY A
PRELIMINARY INJUNCTION
SHOULD NOT ISSUE; 4) ORDER
AUTHORIZING BIFURCATED
AND ALTERNATIVE SERVICE;
AND 5) ORDER AUTHORIZING
EXPEDITED DISCOVERY

FILED UNDER SEAL

GLOSSARY

<u>Term</u>	Definition		
Plaintiff or Mattel	Mattel, Inc.		
Plaintiff or Mattel Defendants	Agogo Store, ChiYou Toy Store, Dehua Beauty Rich Arts & Crafts Co., Ltd., Disneys toy stickers Store, DragonModel Store, Fun Childhood Toy Store, Guangzhou Infinity Amusement Equipment Co., Ltd., Guangzhou Yuedong Inflatable Products Co., Ltd., Hasting Toy Store, Henan Tong Qu Park Amusement Equipment Co., Ltd., Kids Fun Toy Store, KirinCartoon Store, Oray International Trading Co., Ltd., Quanzhou Dongshang Clothing & Accessories Co., Ltd., RISE TOP TOYS LIMITED, Shantou Chenghai Blue Deer Toy Co., Ltd., Shenzhen Enjoy Inflatables Co., Ltd., Shop5633041 Store, Shop5785180 Store, Shop910716070 Store, Simboo Store, SimCastle Store, Thonas Baby Toy Store, TIK TOK Store, Tobay Toy Store, Xiamen MINE Trading Co., Ltd., Xingtai Jiuda Bike Co., Ltd., Yiwu Ouny		
Alibaba	Trading Co., Ltd. and Yiwu Yohe E-Commerce Firm Alibaba.com, an online marketplace platform that allows manufacturers, wholesalers and other third-party merchants, like Defendants, to advertise, offer for sale, sell, distribute and ship their wholesale and retail products originating from China directly to consumers across the world and specifically to consumers residing in the U.S., including New York		
AliExpress	Aliexpress.com, an online marketplace platform that allows manufacturers, wholesalers and other third-party merchants, like Defendants, to advertise, offer for sale, sell, distribute and ship their wholesale and retail products originating from China directly to consumers across the world and specifically to consumers residing in the U.S., including New York		
Epstein Drangel	Epstein Drangel LLP, counsel for Plaintiff		
New York Address	244 Madison Ave, Suite 411, New York, New York		
	10016		
Complaint	Plaintiff's Complaint filed on February 17, 2021		
Application	Plaintiff's <i>Ex Parte</i> Application for: 1) a temporary restraining order; 2) an order restraining Merchant Storefronts (as defined <i>infra</i>) and Defendants' Assets (as defined <i>infra</i>) with the Financial Institutions (as defined <i>infra</i>); 3) an order to show cause why a preliminary injunction should not issue; 4) an order authorizing bifurcated and alternative service and 5) an order authorizing expedited discovery filed on February 17, 2021		

Reichenberger Dec.	Declaration of Diane Reichenberger in Support of		
Reference ger Dec.	Plaintiff's Application		
Drangel Dec.	Declaration of Jason M. Drangel in Support of		
Drunger Deer	Plaintiff's Application		
Thomas the Tank	A blue, cheery anthropomorphic steam engine that		
Engine	encourages his fellow trains to be the best they can be,		
- Linguis	and imparts lessons about friendship, altruism and		
	perseverance		
Thomas & Friends	A vast range of commercial products, including trains		
Products	and tracks, games, puzzles and books sold under the		
	Thomas and Friends brand		
Thomas & Friends	U.S. Trademark Registration Nos.: 3,799,968 for		
Marks			
	1		
	for a variety of goods in Classes 9,		
	16, 24, 25 and 28; 3,085,762 for "THOMAS &		
	FRIENDS" for a variety of goods in Classes 9, 16, 25,		
	28; and 3,531,151 for "THOMAS & FRIENDS" for a		
Tl	variety of goods in Classes 18, 20, 21 and 29		
Thomas & Friends	U.S. Copyright Reg. Nos.: PA 1-930-773, covering		
Works	Thomas & Friends: The Thomas Way; TX 7-953-676,		
	covering Thomas & Friends: Story Time Collection;		
	TX 7-973-191, covering Thomas & Friends: Special		
	Delivery (Lift-a-Flap Sound Book); TX 7-973-196,		
	covering Thomas & Friends: Railway Race Day (Lift-		
	a-Flap Sound Book); TX 7-973-208, covering Thomas & Friends: I'm Ready to Read with Thomas (Play-a-		
	Sound book); TX 7-985-398, covering Thomas &		
	Friends: I Can Help Thomas (Play-a-Sound book); TX		
	7-992-119, covering Thomas & Friends: Nine Favorite		
	Tales (Little Golden Book Collection); TX 8-149-304,		
	covering Thomas & Friends: Books & Blocks; and TX		
	4-442-061, covering Thomas the Tank Engine		
Counterfeit Products	Products bearing or used in connection with the		
	Thomas & Friends Marks and/or Thomas & Friends		
	Works, and/or products in packaging and/or containing		
	labels bearing the Thomas & Friends Marks and/or		
	Thomas & Friends Works, and/or bearing or used in		
	connection with marks and/or artwork that are		
	confusingly or substantially similar to the Thomas &		
	Friends Marks and/or Thomas & Friends Works and/or		
	products that are identical or confusingly or		
	substantially similar to the Thomas & Friends Products		
Infringing Listings	Defendants' listings for Counterfeit Products		
User Accounts	Any and all websites and any and all accounts with		
	online marketplace platforms such as Alibaba,		
	AliExpress, as well as any and all as yet undiscovered		
	accounts with additional online marketplace platforms		

	T		
	held by or associated with Defendants, their respective officers, employees, agents, servants and all persons in active concert or participation with any of them		
Merchant Storefronts	Any and all User Accounts through which Defendants,		
	their respective officers, employees, agents, servants		
	and all persons in active concert or participation with		
	any of them operate storefronts to manufacture, import,		
	export, advertise, market, promote, distribute, display,		
	offer for sale, sell and/or otherwise deal in Counterfeit		
	Products, which are held by or associated with		
	Defendants, their respective officers, employees,		
	agents, servants and all persons in active concert or		
	participation with any of them		
Defendants' Assets	Any and all money, securities or other property or		
	assets of Defendants (whether said assets are located in		
	the U.S. or abroad)		
Defendants' Financial	Any and all financial accounts associated with or		
Accounts	utilized by any Defendants or any Defendants' User		
	Accounts or Merchant Storefront(s) (whether said		
	account is located in the U.S. or abroad)		
Financial Institutions	Any banks, financial institutions, credit card companies		
	and payment processing agencies, such as PayPal Inc.		
	("PayPal"), Payoneer Inc. ("Payoneer"), the Alibaba		
	Group d/b/a Alibaba.com payment services (e.g.,		
	Alipay.com Co., Ltd., Ant Financial Services Group),		
	PingPong Global Solutions, Inc. ("PingPong") and		
	other companies or agencies that engage in the		
	processing or transfer of money and/or real or personal		
	property of Defendants		
Third Party Service	Online marketplace platforms, including, without		
Providers			
Troviders	limitation, those owned and operated, directly or		
	indirectly by Alibaba, AliExpress, as well as any and		
	all as yet undiscovered online marketplace platforms		
	and/or entities through which Defendants, their		
	respective officers, employees, agents, servants and all		
	persons in active concert or participation with any of		
	them manufacture, import, export, advertise, market,		
	promote, distribute, offer for sale, sell and/or otherwise		
	deal in Counterfeit Products which are hereinafter		
	identified as a result of any order entered in this action,		
	or otherwise		

On this day, the Court considered Plaintiff's *ex parte* application for the following: 1) a temporary restraining order; 2) an order restraining Merchant Storefronts and Defendants' Assets with the Financial Institutions; 3) an order to show cause why a preliminary injunction should not issue; 4) an order authorizing bifurcated and alternative service and 5) an order authorizing expedited discovery against Defendants, Third Party Service Providers and Financial Institutions in light of Defendants' intentional and willful offerings for sale and/or sales of Counterfeit Products. A complete list of Defendants is attached hereto as **Schedule A**, which also includes links to Defendants' Merchant Storefronts and Infringing Listings. Having reviewed the Application, Declarations of Diane Reichenberger and Jason M. Drangel, along with exhibits attached thereto and other evidence submitted in support thereof, the Court makes the following findings of fact and conclusions of law:

FACTUAL FINDINGS & CONCLUSIONS OF LAW

- 1. Mattel is a leading designer, developer, marketer, manufacturer and distributor of well-known children's toys and games under its iconic brands, including, but not limited to: Thomas & Friends, Barbie, UNO, Hot Wheels, American Girl and Fisher-Price;
- 2. Mattel sells its Mattel Products worldwide through major retailers, quality toy stores and online marketplaces, including, but not limited to: Wal-Mart, Target Stores, Walgreens, Amazon and many others;
- 3. One of Mattel's most popular and successful brands is Thomas and Friends, which features the main character Thomas the Tank Engine as a blue, cheery anthropomorphic steam engine;
 - 4. While Mattel has gained significant common law trademark and other rights in its

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¹ Where a defined term is referenced herein and not defined herein, the defined term should be understood as it is defined in the Glossary.

Thomas & Friends Products through use, advertising and promotion, Mattel and its predecessors in interest have also protected these valuable rights by obtaining federal trademark registrations;

- 5. For example, Mattel, through its wholly-owned subsidiary Gullane (Thomas) Limited, is the owner and/or licensee of U.S. Trademark Reg. Nos.: 3,799,968 for
- for a variety of goods in Classes 9, 16, 24, 25 and 28; 3,085,762 for "THOMAS & FRIENDS" for a variety of goods in Classes 9, 16, 25 and 28; and 3,531,151 for "THOMAS & FRIENDS" for a variety of goods in Classes 18, 20, 21 and 29;
- 6. In addition, Mattel is also the owner and/or licensee of both registered and unregistered copyrights in and related to the Thomas & Friends Products;
- 7. For example, Mattel, through its wholly-owned subsidiary Gullane (Thomas) Limited, is the owner and/or licensee of U.S. Copyright Reg. Nos.: PA 1-930-773, covering Thomas & Friends: The Thomas Way; TX 7-953-676, covering Thomas & Friends: Story Time Collection; TX 7-973-191, covering Thomas & Friends: Special Delivery (Lift-a-Flap Sound Book); TX 7-973-196, covering Thomas & Friends: Railway Race Day (Lift-a-Flap Sound Book); TX 7-973-208, covering Thomas & Friends: I'm Ready to Read with Thomas (Play-a-Sound book); TX 7-985-398, covering Thomas & Friends: I Can Help Thomas (Play-a-Sound book); TX 7-992-119, covering Thomas & Friends: Nine Favorite Tales (Little Golden Book Collection); TX 8-149-304, covering Thomas & Friends: Books & Blocks; and TX 4-442-061, covering Thomas the Tank Engine;
- 8. Defendants are manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale or Counterfeit Product through Defendants' User Accounts and Merchant Storefronts with Alibaba and/or AliExpress (*see* Schedule A for links to Defendants' Merchant Storefronts and Infringing Listings);

- 9. Alibaba and AliExpress are online marketplaces and e-commerce platforms, which allow manufacturers and other third-party merchants, like Defendants, to advertise, distribute, offer for sale, sell and ship their retail products, which, upon information and belief, primarily originate from China, directly to consumers worldwide and specifically to consumers residing in the U.S., including New York;
- 10. Defendants are not, nor have they ever been, authorized distributors or licensees of the Thomas & Friends Products. Neither Plaintiff, nor any of Plaintiff's authorized agents, have consented to Defendants' use of the Thomas & Friends Marks or Thomas & Friends Works, nor has Plaintiff consented to Defendants' use of marks or artwork that are confusingly or substantially similar to, identical to and constitute a counterfeiting or infringement of the Thomas & Friends Marks and Thomas & Friends Works;
- 11. Plaintiff is likely to prevail on its Lanham Act, Copyright Act and related common law claims at trial;
- 12. As a result of Defendants' infringements, Plaintiff, as well as consumers, are likely to suffer immediate and irreparable losses, damages and injuries before Defendants can be heard in opposition, unless Plaintiff's Application for *ex parte* relief is granted:
 - a. Defendants have offered for sale and sold substandard Counterfeit Products that infringe the Thomas & Friends Marks and Thomas & Friends Works;
 - b. Plaintiff has well-founded fears that more Counterfeit Products will appear in the marketplace; that consumers may be misled, confused and disappointed by the quality of these Counterfeit Products, resulting in injury to Plaintiff's reputation and goodwill; and that Plaintiff may suffer loss of sales for its Thomas & Friends Products; and
 - c. Plaintiff has well-founded fears that if it proceeds on notice to Defendants on this Application, Defendants will: (i) secret, conceal, destroy, alter, sell-off, transfer or

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otherwise dispose of or deal with Counterfeit Products or other goods that infringe the Thomas & Friends Marks and Thomas & Friends Works, the means of obtaining or manufacturing such Counterfeit Products, and records relating thereto that are in their possession or under their control, (ii) inform their suppliers and others of Plaintiff's claims with the result being that those suppliers and others may also secret, conceal, sell-off or otherwise dispose of Counterfeit Products or other goods infringing the Thomas & Friends Marks and Thomas & Friends Works, the means of obtaining or manufacturing such Counterfeit Products, and records relating thereto that are in their possession or under their control, (iii) secret, conceal, transfer or otherwise dispose of their ill-gotten proceeds from its sales of Counterfeit Products or other goods infringing the Thomas & Friends Marks and Thomas & Friends Works and records relating thereto that are in their possession or under their control and/or (iv) open new User Accounts and Merchant Storefront under new or different names and continue to offer for sale and sell Counterfeit Products with little to no consequence;

- 13. The balance of potential harm to Defendants of being prevented from continuing to profit from their illegal and infringing activities if a temporary restraining order is issued is far outweighed by the potential harm to Plaintiff, its business, the goodwill and reputation built up in and associated with the Thomas & Friends Marks and Thomas & Friends Works and to its reputations if a temporary restraining order is not issued;
- 14. Public interest favors issuance of the temporary restraining order in order to protect Plaintiff's interests in and to its Thomas & Friends Marks and Thomas & Friends Works, and to protect the public from being deceived and defrauded by Defendants' passing off of their substandard Counterfeit Products as Thomas & Friends Products;
 - 15. Plaintiff has not publicized its request for a temporary restraining order in any way;

- 16. Service on Defendants via electronic means is reasonably calculated to result in proper notice to Defendants.
- 17. If Defendants are given notice of the Application, they are likely to secret, conceal, transfer or otherwise dispose of their ill-gotten proceeds from their sales of Counterfeit Products or other goods infringing the Thomas & Friends Marks and Thomas & Friends Works. Therefore, good cause exists for granting Plaintiff's request for an asset restraining order. It typically takes the Financial Institutions a minimum of five (5) days after service of the Order to locate, attach and freeze Defendants' Assets and/or Defendants' Financial Accounts and it is anticipated that it will take the Third Party Service Providers a minimum of five (5) days to freeze Defendants' Merchant Storefronts. As such, the Court allows enough time for Plaintiff to serve the Financial Institutions and Third Party Service Providers with this Order, and for the Financial Institutions and Third Party Service Providers to comply with the Paragraphs I(B)(1) through I(B)(2) and I(C)(1) of this Order, respectively, before requiring service on Defendants.
- 18. Similarly, if Defendants are given notice of the Application, they are likely to destroy, move, hide or otherwise make inaccessible to Plaintiff the records and documents relating to Defendants' manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale and/or sale of Counterfeit Products. Therefore, Plaintiff has good cause to be granted expedited discovery.

ORDER

Based on the foregoing findings of fact and conclusions of law, Plaintiff's Application is hereby **GRANTED** as follows:

I. Temporary Restraining Order

A. IT IS HEREBY ORDERED, as sufficient cause has been shown, that Defendants are hereby restrained and enjoined from engaging in any of the following acts or omissions for fourteen

(14) days from the date of this Order, and for such further period as may be provided by order of this Court:

- manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale, selling and/or otherwise dealing in Counterfeit Products, or any other products bearing the Thomas & Friends Marks and/or Thomas & Friends Works and/or marks or artwork that are confusingly or substantially similar to, identical to and constitute a counterfeiting or infringement of the Thomas & Friends Marks and Thomas & Friends Works;
- 2) directly or indirectly infringing in any manner Plaintiff's Thomas & Friends Marks and/or Thomas & Friends Works;
- 3) using any reproduction, counterfeit, copy or colorable imitation of Plaintiff's Thomas & Friends Marks and/or Thomas & Friends Works to identify any goods or service not authorized by Plaintiff;
- 4) using Plaintiff's Thomas & Friends Marks and/or Thomas & Friends Works and/or any other marks or artwork that are confusingly or substantially similar to the Thomas & Friends Mark and Thomas & Friends Works on or in connection with Defendants' manufacturing, importing, exporting, advertising, marketing, promoting, distributing, offering for sale, selling and/or otherwise dealing in Counterfeit Products;
- using any false designation of origin or false description, or engaging in any action which is likely to cause confusion, cause mistake and/or to deceive members of the trade and/or the public as to the affiliation, connection or association of any product manufactured, imported, exported, advertised, marketed, promoted, distributed, displayed, offered for sale or sold by Defendants with Plaintiff, and/or as to the origin, sponsorship or approval of any product manufactured, imported, exported, advertised,

- marketed, promoted, distributed, displayed, offered for sale or sold by Defendants and Defendants' commercial activities and Plaintiff;
- secreting, concealing, destroying, altering, selling off, transferring or otherwise disposing of and/or dealing with: (i) Counterfeit Products and/or (ii) any computer files, data, business records, documents or any other records or evidence relating to their User Accounts, Merchant Storefronts or Defendants' Assets and the manufacture, importation, exportation, advertising, marketing, promotion, distribution, display, offering for sale and/or sale of Counterfeit Products;
- effecting assignments or transfers, forming new entities or associations, or creating and/or utilizing any other platform, User Account, Merchant Storefront or any other means of importation, exportation, advertising, marketing, promotion, distribution, display, offering for sale and/or sale of Counterfeit Products for the purposes of circumventing or otherwise avoiding the prohibitions set forth in this Order; and
- 8) knowingly instructing any other person or business entity to engage in any of the activities referred to in subparagraphs I(A)(1) through I(A)(7) above and I(B)(1) through I(B)(2) and I(C)(1) below.
- B. IT IS HEREBY ORDERED, as sufficient cause has been shown, that the Third Party Service Providers and Financial Institutions are hereby restrained and enjoined from engaging in any of the following acts or omissions for fourteen (14) days from the date of this order, and for such further period as may be provided by order of the Court:
 - secreting, concealing, transferring, disposing of, withdrawing, encumbering or paying
 Defendants' Assets from or to Defendants' Financial Accounts until further ordered by this
 Court;
 - 2) secreting, concealing, destroying, altering, selling off, transferring or otherwise disposing of and/or dealing with any computer files, data, business records, documents or any other

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records or evidence relating to Defendants' Assets and Defendants' Financial Accounts; and

- 3) knowingly instructing any person or business entity to engage in any of the activities referred to in subparagraphs I(A)(I) through I(A)(7) and I(B)(1) through I(B)(2) above and I(C)(1) below.
- C. IT IS HEREBY ORDERED, as sufficient cause has been shown, that the Third Party Service Providers are hereby restrained and enjoined from engaging in any of the following acts or omissions for fourteen (14) days from the date of this order, and for such further period as may be provided by order of the Court:
 - within five (5) days after receipt of service of this Order, providing services to Defendants,
 Defendants' User Accounts and Defendants' Merchant Storefronts, including, without
 limitation, continued operation of Defendants' User Accounts and Merchant Storefronts;
 and
 - 2) knowingly instructing any other person or business entity to engage in any of the activities referred to in subparagraphs I(A)(1) through I(A)(7), I(B)(1) through I(B)(2) and I(C)(1) above.

II. Order to Show Cause Why A Preliminary Injunction Should Not Issue And Order Of Notice

A. Defendants are hereby ORDERED to show cause before this Court on

March 8, 2021

, 2021 at 1:00 p.m. why a preliminary injunction,

pursuant to Fed. R. Civ. P. 65(a), should not issue. The show cause hearing will proceed by

teleconference and the Court will provide access information in a subsequent order.

B. IT IS FURTHER ORDERED that opposing papers, if any, shall be filed electronically with the Court and served on Plaintiff's counsel by delivering copies thereof to the office of Epstein

The parties may access the teleconference by dialing (888) 363-4749 and entering access code 9196964.

Drangel LLP at 60 East 42nd Street, Suite 2520, New York, NY 10165, Attn: Jason M. Drangel on or before February 25, 2021. Plaintiff shall file any Reply papers on or before March 4, 2021.

C. IT IS FURTHER ORDERED that Defendants are hereby given notice that failure to appear at the show cause hearing scheduled in **Paragraph II(A)** above may result in the imposition of a preliminary injunction against them pursuant to Fed. R. Civ. P. 65, which may take effect immediately upon the expiration of this Order, and may extend throughout the length of the litigation under the same terms and conditions set forth in this Order.

III. Asset Restraining Order

A. IT IS FURTHER ORDERED pursuant to Fed. R. Civ. P. 64 and 65 and N.Y. C.P.L.R. 6201 and this Court's inherent equitable power to issue provisional remedies ancillary to its authority to provide final equitable relief, as sufficient cause has been shown, that within five (5) days of receipt of service of this Order, the Financial Institutions shall locate and attach Defendants' Financial Accounts and shall provide written confirmation of such attachment to Plaintiff's counsel.

IV. Order Authorizing Bifurcated and Alternative Service by Electronic Means

- A. IT IS FURTHER ORDERED pursuant to Fed. R. Civ. P. 4(f)(3), as sufficient cause has been shown, that service may be made on, and shall be deemed effective as to Defendants if it is completed by the following means:
 - delivery of: (i) PDF copies of this Order together with the Summons and Complaint, or

 (ii) a link to a secure website (including NutStore, a large mail link created through

 Rmail.com and via website publication through a specific page dedicated to this

 Lawsuit accessible through ipcounselorslawsuit.com) where each Defendant will be

 able to download PDF copies of this Order together with the Summons and Complaint,

 and all papers filed in support of Plaintiff's Application seeking this Order to

- Defendants' e-mail addresses to be determined after having been identified by Alibaba and/or AliExpress pursuant to $Paragraph\ V(C)$; or
- delivery of a message to Defendants through the system for communications established by the Third Party Service Providers on their respective platforms, notifying Defendants that an action has been filed against them in this Court and providing a link to a secure website (such as NutStore or a large mail link created through Rmail.com) where each Defendant will be able to download PDF copies of this Order together with the Summons and Complaint, and all papers filed in support of Plaintiff's Application seeking this Order.
- B. IT IS FURTHER ORDERED, as sufficient cause has been shown, that such alternative service by electronic means ordered herein shall be deemed effective as to Defendants, Third Party Service Providers and Financial Institutions through the pendency of this action.
- C. IT IS FURTHER ORDERED, as sufficient cause has been shown, that such alternative service by electronic means ordered herein shall be made within five (5) days of the Financial Institutions and Third Party Service Providers' compliance with **Paragraphs III(A)** and **V(C)** of this Order.
- D. IT IS FURTHER ORDERED, as sufficient cause has been shown, that the Clerk of the Court shall issue a single original summons directed to all Defendants as listed in an attachment to the summons that will apply to all Defendants.
- E. IT IS FURTHER ORDERED, as sufficient cause has been shown, that service may be made and shall be deemed effective as to the following if it is completed by the below means:
 - delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where PayPal
 Inc. will be able to download a PDF copy of this Order via electronic mail to PayPal Legal
 Specialist at EEOMALegalSpecialist@paypal.com;

- 2) delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where AliPay.com Co., Ltd., Ant Financial Services will be able to download a PDF copy of this Order via electronic mail Mr. Di Zhang, Member of the Legal & Compliance Department IP, at di.zd@alipay.com;
- 3) delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where Alibaba will be able to download a PDF copy of this Order via electronic mail to Chloe He, Alibaba Group at chloe.he@alibaba-inc.com;
- 4) delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where Payoneer Inc. will be able to download a PDF copy of this Order via electronic mail to Payoneer Inc.'s Customer Service Management at customerservicemanager@payoneer.com and Edward Tulin, counsel for Payoneer Inc., at Edward.Tulin@skadden.com; and
- 5) delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where PingPong Global Solutions Inc. will be able to download a PDF copy of this Order via electronic mail to PingPong Global Solutions Inc.'s Legal Department legal@pingpongx.com.

V. Order Authorizing Expedited Discovery

A. IT IS FURTHER ORDERED, as sufficient cause has been shown, that:

- 1) Within fourteen (14) days after receiving service of this Order, each Defendant shall serve upon Plaintiff's counsel a written report under oath providing:
 - a. their true name and physical address;
 - b. the name and location and URL of any and all websites that Defendants own and/or operate and the name, location, account numbers and URL for any and all User Accounts and Merchant Storefronts on any Third Party Service Provider platform that Defendants own and/or operate;

- c. the complete sales records for any and all sales of Counterfeit Products, including but not limited to number of units sold, the price per unit, total gross revenues received (in U.S. dollars) and the dates thereof;
- d. the account details for any and all of Defendants' Financial Accounts, including, but not limited to, the account numbers and current account balances; and
- e. the steps taken by each Defendant, or other person served to comply with SectionI, above.
- 2) Plaintiff may serve interrogatories pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure as well as Local Civil Rule 33.3 of the Local Rules for the Southern and Eastern Districts of New York and Defendants who are served with this Order shall provide written responses under oath to such interrogatories within fourteen (14) days of service to Plaintiff's counsel.
- 3) Plaintiff may serve requests for the production of documents pursuant to Fed. R. Civ. P. 26 and 34, and Defendants who are served with this Order and the requests for the production of documents shall produce all documents responsive to such requests within fourteen (14) days of service to Plaintiff's counsel.
- B. IT IS FURTHER ORDERED, as sufficient cause has been shown, that within five (5) days of receipt of service of this Order the Financial Institutions shall identify any and all of Defendants' Financial Accounts, and provide Plaintiff's counsel with a summary report containing account details for any and all such accounts, which shall include, at a minimum, identifying information for Defendants, including contact information for Defendants (including, but not limited to, mailing addresses and e-mail addresses), account numbers and account balances for any and all of Defendants' Financial Accounts and confirmation of said compliance with this Order.

C. IT IS FURTHER ORDERED, as sufficient cause has been shown, that within five (5) days of receipt of service of this Order, the Third Party Service Providers shall identify any and all of Defendants' User Accounts and Merchant Storefronts, and provide Plaintiff's counsel with a summary report containing account details for any and all User Accounts and Merchant Storefronts, which shall include, at a minimum, identifying information for Defendants and Defendants' User Accounts and Defendants' Merchant Storefronts, contact information for Defendants (including, but not limited to, mailing addresses and e-mail addresses) and confirmation of said compliance with this Order.

D. IT IS FURTHER ORDERED, as sufficient cause has been shown, that:

- 1) Within fourteen (14) days of receiving actual notice of this Order, all Financial Institutions who are served with this Order shall provide Plaintiff's counsel all documents and records in their possession, custody or control (whether located in the U.S. or abroad) relating to any and all of Defendants' Financial Accounts, including, but not limited to, documents and records relating to:
 - a. account numbers;
 - b. current account balances;
 - any and all identifying information for Defendants, Defendants' User Accounts and Defendants' Merchant Storefronts, including, but not limited to, names, addresses and contact information;
 - d. any and all account opening documents and records, including, but not limited to, account applications, signature cards, identification documents and if a business entity, any and all business documents provided for the opening of each and every of Defendants' Financial Accounts;
 - e. any and all deposits and withdrawals during the previous year from each and every one of Defendants' Financial Accounts and any and all supporting documentation,

- including, but not limited to, deposit slips, withdrawal slips, cancelled checks and account statements; and
- f. any and all wire transfers into each and every one of Defendants' Financial Accounts during the previous year, including, but not limited to, documents sufficient to show the identity of the destination of the transferred funds, the identity of the beneficiary's bank and the beneficiary's account number.

E. IT IS FURTHER ORDERED, as sufficient cause has been shown, that:

- 1) Within fourteen (14) days of receipt of service of this Order, the Third Party Service Providers shall provide to Plaintiff's counsel all documents and records in its possession, custody or control (whether located in the U.S. or abroad) relating to Defendants' User Accounts and Defendants' Merchant Storefronts, including, but not limited to, documents and records relating to:
 - a. any and all User Accounts and Defendants' Merchant Storefronts and account details, including, without limitation, identifying information and account numbers for any and all User Accounts and Defendants' Merchant Storefronts that Defendants have ever had and/or currently maintain with the Third Party Service Providers that were not previously provided pursuant to Paragraph V(C);
 - b. the identities, location and contact information, including any and all e-mail addresses of Defendants that were not previously provided pursuant to Paragraph V(C);
 - c. the nature of Defendants' businesses and operations, methods of payment, methods for accepting payment and any and all financial information, including, but not limited to, information associated with Defendants' User Accounts and Defendants' Merchant Storefronts, a full accounting of Defendants' sales history and listing history under such accounts and Defendants' Financial Accounts with

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any and all Financial Institutions associated with Defendants' User Accounts and Defendants' Merchant Storefronts; and

d. Defendants' manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale and/or selling of Counterfeit Products, or any other products bearing the Thomas & Friends Marks and/or Thomas & Friends Works and/or marks or artwork that are confusingly or substantially similar to, identical to and constitute an infringement of the Thomas & Friends Mark and Thomas & Friends Works.

VI. Security Bond

A. IT IS FURTHER ORDERED that Plaintiff shall place security in the amount of <u>Five Thousand</u>

Dollars (\$5,000) with the Court which amount is determined adequate for the payment of any damages any person may be entitled to recover as a result of an improper or wrongful restraint ordered hereunder.

The Plaintiffs shall file a letter with the restraint ordered hereunder.

VII. Sealing Order

The Plaintiffs shall file a letter with the Court when the Financial Institutions and Third Party Service Providers have complied with said provisions.

A. IT IS FURTHER ORDERED that Plaintiff's Complaint and exhibits attached thereto, and Plaintiff's *ex parte* Application and the Declarations of Diane Reichenberger and Jason M. Drangel in support thereof and exhibits attached thereto, and this Order shall remain sealed until the Financial Institutions and Third Party Service Providers comply with **Paragraphs** I(B)-(C), III(A) and V(C) of this Order.

SO ORDERED.

SIGNED this 22nd day of February, 2021.

UNITED STATES DISTRICT JUDGE

SCHEDULE A

No. Defendant	Infringing Listing	Merchant Storefront
1 Agogo Store	https://www.aliexpress.com/item/4001143599252	https://www.aliexpress.com/store/5068471
2 ChiYou Toy Store	https://www.aliexpress.com/item/4000528695652	https://www.aliexpress.com/store/3155045
3 Dehua Beauty Rich Arts & Crafts Co., Ltd.	https://www.alibaba.com/product-detail/polyresin-resin-coin-box-Thomas-The_62383087451	https://beautyrich.en.alibaba.com
4 Disneys toy stickers Store	https://www.aliexpress.com/item/4000660004652	https://www.aliexpress.com/store/5250146
5 DragonModel Store	https://www.aliexpress.com/item/1005001296388274	https://www.aliexpress.com/store/5784473
6 Fun Childhood Toy Store	https://www.aliexpress.com/item/4000313580961	https://www.aliexpress.com/store/4431079
7 Guangzhou Infinity Amusement Equipment Co., Ltd.	https://www.alibaba.com/product-detail/Inflatable-thomas-the-tank-engine-jumping_1700002922109	https://inflatablepark.en.alibaba.com
8 Guangzhou Yuedong Inflatable Products Co., Ltd.	https://www.alibaba.com/product-detail/Thomas-The-Tank-Engine-Mega-Combo_62511665269	https://xy-inflatable.en.alibaba.com
9 Hasting Toy Store	https://www.aliexpress.com/item/1005001356603857	https://www.aliexpress.com/store/5195041
10 Henan Tong Qu Park Amusement Equipment Co., Ltd.	https://www.alibaba.com/product-detail/Brand-new-the-train-inflatable-jumping_62330350042	https://tqytoy.en.alibaba.com
11 Kids Fun Toy Store	https://www.aliexpress.com/item/4000708940859	https://www.aliexpress.com/store/5494143
12 KirinCartoon Store	https://www.aliexpress.com/item/33035361309	https://www.aliexpress.com/store/5041185
13 Oray International Trading Co., Ltd.	https://www.alibaba.com/product-detail/Kids-wooden-thomas-train-toys-wooden_62035173695	https://oray.en.alibaba.com
14 Quanzhou Dongshang Clothing & Accessories Co., Ltd.	https://www.alibaba.com/product-detail/Thomas-the-Tank-Engine-Singlet-Top_871107094	https://eastsungarments.en.alibaba.com
15 RISE TOP TOYS LIMITED	https://www.alibaba.com/product-detail/Wholesale-OEM-Thomas-mini-train-stuffed_1600054560712	https://risetoptoys.en.alibaba.com
16 Shantou Chenghai Blue Deer Toy Co., Ltd.	https://www.alibaba.com/product-detail/Children-s-educational-toy-wheel-cartoon_62261775149	https://lanlutoys.en.alibaba.com
17 Shenzhen Enjoy Inflatables Co., Ltd.	https://www.alibaba.com/product-detail/kids-indoor-Jump-and-Slide-Thomas_60814257929	https://enjoy-inflatables.en.alibaba.com
18 Shop5633041 Store	https://www.aliexpress.com/item/4000909846166	https://www.aliexpress.com/store/5633041
19 Shop5785180 Store	https://www.aliexpress.com/item/1005001275479708	https://www.aliexpress.com/store/5785180
20 Shop910716070 Store	https://www.aliexpress.com/item/1005001557805061	https://www.aliexpress.com/store/910716070
21 Simboo Store	https://www.aliexpress.com/item/4001143044910	https://www.aliexpress.com/store/4086004
22 SimCastle Store	https://www.aliexpress.com/item/32898539018	https://www.aliexpress.com/store/4389090
23 Thonas Baby Toy Store	https://www.aliexpress.com/item/33045108098	https://www.aliexpress.com/store/2931025
24 TIK TOK Store	https://www.aliexpress.com/item/4000718842336	https://www.aliexpress.com/store/2781144
25 Tobay Toy Store	https://www.aliexpress.com/item/4000033265324	https://www.aliexpress.com/store/2964044
26 Xiamen MINE Trading Co., Ltd.	https://www.alibaba.com/product-detail/Kids-wooden-thomas-train-toys-wooden_1600107068056	https://minetoys.en.alibaba.com
27 Xingtai Jiuda Bike Co., Ltd.	https://www.alibaba.com/product-detail/High-quality-Thomas-the-Tank-Engine_62186488988	https://xtjiuda.en.alibaba.com
28 Yiwu Ouny Trading Co., Ltd.	https://www.alibaba.com/product-detail/Child-s-Thomas-the-Tank-Engine_60828650615	https://onnew.en.alibaba.com
29 Yiwu Yohe E-Commerce Firm	https://www.alibaba.com/product-detail/Hot-sale-kids-wooden-thomas-train_62310756371	https://yohe9.en.alibaba.com